

1 UNITED STATES DISTRICT COURT
2 DISTRICT OF NEVADA

3 UNITED STATES OF AMERICA,

4 Plaintiff

5 v.

6 LORENZO LUCIAN LINDSEY,

7 Defendant

Case No.: 2:19-cr-00018-APG-EJY

**Order Denying Motion for Transfer to
Federal Custody**

[ECF No. 92]

8 Defendant Lorenzo Lindsey moves for an order transferring him into federal custody.
9 ECF No. 92. The United States opposes. ECF No. 94.

10 Lindsey contends that the terms of his plea agreement stipulated that he “was supposed to
11 be remanded into Federal Custody” ECF No. 92 at 2. His plea agreement contains no such
12 language. *See* ECF No. 46. He also argues that, at his sentencing hearing, I “explicitly ordered
13 and endorsed this arrangement.” ECF No. 92 at 2. The minutes of that hearing do not reflect
14 that, and I do not recall ordering or agreeing to that. I ordered that some of his sentence would
15 run concurrently with, and some of it would run consecutively to, his pre-existing state court
16 sentence. That means he is to serve the consecutive portion of the federal sentence after he
17 completes the state sentence. The Bureau of Prisons calculates his sentence and credits, not me.

18 I THEREFORE ORDER that Lindsey’s motion (ECF No. 92) is denied.

19 DATED this 18th day of June, 2024.

20 

21 ANDREW P. GORDON
22 UNITED STATES DISTRICT JUDGE
23